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14 August 1956

MEMORANDUM FOR Deputy Director (Support)

SUBJECT

CIA Legislative Proposals - TY/58

- 1. The purpose of this memorandum is to summarine, at least preliminarily, the status of legislation in the areas which Clahad proposed to cover through its own legislative proposals during the last session, and to urgs that the interested effices begin thinking about the problem of what types of legislation we may wish to propose in the S5th Congress.
- 2. I believe it is important that we start working on those matters now, because a indiure to be ready with approved legislative proposals at the early stages of the next Congress may cost us a year's delay, as it did this past section. You will recall that our recent legislative proposals were transmitted to the Budget Buresu in mid December; the Bureau finally closed a greatly extered-down version of these proposals on 10 April; and they were forwarded to the Congress on 13 April. They were premptly introduced in the House (H. R. 19682) and in the Senate (S. 1851). By that time however the Arrand Services Committees' begintative priorities had been tirmly set, and we were not included, even though they had advance notice that we pleased to prepose certain types of legislation. We have been assured by both committees that renewed legislative proposals during the naxt session will be considered, but we cannot assume that this will actually be the case unless we are able to present them at an early stage in the session. Apart from the mormal problems of getting committee action on this type of legislation, we will have the additional problem of facing a new Congress, the membership at which may be substantially revised as a result of the election.
- 3. The following is a summary of the elements of our own ingivistive proposals, with a brief analysis of what did and did not happen to them, and to other related legislative proposals.
  - A. Procurement. There was no serious disagreement with the Budget Bureau on our procurement proposals, contained in Section 1 of the proposed legicinties. I den't know

how the Congress would have reacted to them. A number of Armed Services procurement bills were introduced during the last session, and some were passed by the House, but none of any consequence were exacted. We should check in due course with the Department of Defense on any amendments which they may think of proposing to their own procurement legislation, as this may affect our own plane to some degree. The Office of Legistics should also consider any new legislative proposals which might be desirable for our purposes.

B. Territories and Possessiens. CIA had initially preposed that the previsions for benefits to overseas employees
be applied to those located in the territories and possessions
as well as in foreign areas. The Eudget Bureau disallowed
this proposal on the grounds that our arguments did not
reveal problems of territorial personnel management unique
to the CIA, requiring all the special advantages proposed in
... the draft. They added that our proposals would create
immediate iniquities among Federal territorial employees and
might be regarded as a precedent for all territorial employees.

We were told that the whole problem of benefits to territorial employees was the subject of study by a special sub cabinet group, with the inference that there would be important policy decisions in the near future. I don't know the exact status of this metter. It is worth noting, however, that the Administration proposals for an overseas health and medical services act (to be discussed later) define everseas as foreign areas, Pacific Trust Territories, and berritories and possessions designated by the President us 'overseas' by reason of adverse health conditions or unavailability or inedequacy at such places of suitable non-/ederal health and medical services or facilities. An overseas allowances bill, which I believe also reflected the Administration position, defines foreign areas as all areas outside of the U. S., "including . . . the Trust Territory of the Pacific Islands and bases leased by the U. S. in foreign areas, but excluding the Canal Zone, and the territories and possessions of the United States."

I assume that CIA still feels strongly that personnel in the territories and pessentions should be covered if at all pessible. I recommend that as a first step we informally explore with the Budget Bureau the exact status of Administration thinking on the "policy" problem. amendments suggested by us, was by and large satisfactory for our purposes.

On 11 July 1956, the Administration proposals were introduced (ii. R. 12193). They included certain assemble we had suggested. The geographical coverage of this bill is described in paragraph B above. This bill was never introduced on the Senate side, and it did not move in the House. We may assume, however, that these or similar proposals will be renewed in the next Congress. The bill expressly repeals the overseas medical benefits provisions of Section 741 and 941 of the Foreign Service Act, and Section 5 (a)(5) of the Central Intelligence Agency Act of 1949.

It is recommended that we reconsider the adequacy of the provisions in this bill. A policy decision will be needed on the question of whether we should continue to press for separate provisions in this field in the CIA legislative proposals. You will note that the Foreign Service Act amendments which were enacted during the last session of the 84th Congress (P. L. 878) contained medical benefits provisions similar to those which we had requested. These provisions differed somewhat from the provisions originally requested by the State Department, which were identical with our proposals. The changes were in the direction of liberalizing rather than restricting the provisions, however, and I assume we would incorporate those changes in the event that we submit new proposals in the next Congress.

- F. Death Gratuity. CIA had originally proposed a \$1000 death gratuity. This was killed by the Budget Burene, and without any strong pretest on the part of CIA. I assume that we will not revive this request.
- and S. 3851 preposed an amendment which would raise from 15 to 35 the limit on retired military officers who might be hired by the Agency. Although this provision was approved by the Budget Eurana without any particular comment. I was told intermally by the counsel of the House Armed Services Committee that this provision would not survive the Committee's consideration of our bill. There is evidently a strong prejudice against this sort of thing in that committee, and possibly on the Senate side as well. The fact that the enlarged ceiling was recommended by the Mark Clark Fack Force does not give it

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any additional appeal.

I believe that we should recensider whether or not this preparal should be renewed in the next Congress.

H. Retirement. You will recall that the proposed retirement provisions for employees who have served oversons were the subject of considerable argument with the Budget Eureau. At a meeting of the CIA Career Council on 29 March 1956, it was decided that the Budget Bureau counter-proposals on this matter were completely unacceptable to the Agency, and inasmuch so no uncial compromise appeared possible we dropped our retirement proposals in order not to delay the forwarding of our legislation to the Congress.

I don't know whether the new retirement set (P. L. 854, 84th Congress) has any effect on the Agency position on computation of eligibility for oversees service. Whether or not it does, however, it is recommended that informal discussions be held with the Budget Eureau in the near future to determine the status of Administration thinking, if any, on this problem. You will recall that in discussions with CIA representatives, the Budget Bureau people indicated that there was in the works a government-wide proposal on this matter.

In considering retirement preposals, we should bear in mind that the Budget Bureau did clear for submission to the Congress a section in the USIA legislative proposals which provided that 'the Director may establish as independent retirement and disability system for the benefit of United States Information Officers based on the provisions of the Foreign Service Act of 1946 as heretofore and hereafter amended. The bill containing this provision (8, 3638) passed the Senate but was never reported out of committee on the House side.

Personnel, Comptroller, Legistics, Medical Staff, and other interested Offices remarate the adequacy of the legislative proposals which GIA has put forward in their areas of responsibility, and also determine whether they wish to make any new or different proposals. After permitting a reasonable time for this process, it is recommended that the DD/S convene a meeting of all interested Offices to discuss the matters raised in this memorandum plus any new thems which may be relevant. Following this, it is proposed that exploratory sessions be held with the Bureau ing this, it is proposed that exploratory sessions be held with the Bureau

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of the Pudget to establish the current Administration position on a number of items and to make preliminary arrangements so that we can begin the Bureau clearance process at the earliest possible date.

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